STATE OF		
	ANNIIAI	STATEMENT

Of the Liverpool and London and Globe Insurance Co., of Liverpoo!, England for the year ending Dec. 31. 1905. Capital paid up in U.S. Assets\$ 12,23+,948 25 Liabilities exclusive of capi-6,972,668 49 tal and net surplus INcome

Premiums 6,804,856 63 Other sources 461,602 88 Total income 1905..... 7,266,459 51 Expenditures .519,143 50 Losses Dividends, none in the U.S. Other expenditures .. 2,277,920 % Fire Business 1905

Risks written 998,746,932 00 Premiums thereon 10,955,269 33 Losses incurred...... 3,455,760 33 Nevada Business 553.985 00 Risks written Premiums received 18.085 35 Losses paid 3.255 . 0 8.255 00

Losses incurred GEO H. MOORE, Seev ----

ANNUAL STATEMENT

of Toronto, Canada. Assets\$2,456,786 28 Liabilities, exclusive of capital and net surplus.... 1,707,194 79 Expenditures Other expenditures 846,145 92 Total expendaures 1505 2,389,609 09 Business 1905 Nevada Business Risks written 79,649 00 Premiums received 2.280 95 Losses paid 835 50 1,335 50 Losses Incurred C. C. POSTER, Secty. --

ANNUAL STATEMENT

Of the National Surety Co of Nav Wm. B. Boyce, President Samuel H. Shriver, Secty. Capital deposited\$.500,000 05 Assets 2,216,713 88 Income Liabilities, exclusive of capital and net surplus., 1,276,553 4; Premiums 1,211 021 61 Other sources...... 137.531 Total income 1905..... 1,348,562 66 Expenditures Paid policy holders.... Other expenditures.... Total expenditures.... 1,065,030 64 **Business 1905** Losses incurred Nevada Business Amt. of risks written ... Premiums received.... Amt of said policies ... GILBERT CONGDIN, asst. sery

ANNUAL STATEMENT

Of the Mutual Life Insurance Company of New York Assets\$470,861,165 50 Liabilities 470.861,165 90 Income for 1905..... 85,064,992 88 Disbursements 1905 Paid policy holders... 35,643,185 17 Paid on all other accounts. Adjustment of Real Estate valuations June 30..... 5,000,000 00 Total disbursements.... 55,972.967 27 Nevada Business Number of risks written 51 Amount of risks written and Premiums received 71,020 26 Losses and claims paid... 19,486 13 Losses and claims incurred 32.486 1.3 Policies in force Dec. 31, 1905 859 Amt of same 1,783,880 00 ing demurrer or motion." W. J. EASTON, Secty.

OFFICIAL COUNT OF STATE STATE OF NEVADA.

County of Ormsby, s. s. John Sparks and W. G. Dougbeing first duly sworn say they are members of the Board of Examiners of the State of Nev., than on the 27th day of Feb 46 they, (after having ascertained from which may be done in chambers at the books of the State Controller the any point within the State. All of Other sources amount of money that should be in this section is subject to the provithe Treasury) made an offcial examination and count of the money and vouchers for money in the State Treasury of Nevada and found the same correct as follows:

Coin 257,242 #0 Paid coin vonchers not returned to Controller 40,911 76

298,154 00 Total State School Fund Securities. Irredeemable Nevada State 380,000 00 School bond Mass. State 3 por cent 537,000 00 bonds Nevada State Bonds 205,700 00 Mass. State 31/2 per cent 313,000 00 bonds United States Bonds 215,000 00 1,996,854 66 Total

W. G. Douglass John Sparks

Subscribed and sworn before me this 27th day of Feb., A. D. 1906. J. Doane.

Notary Public, Ormsvy County, Nev. Custom suits and overcoats will be sold at reduced prices-and reason-

able time given for payment. No advantage in waiting-put in your order and receive your goods

before Christmas. CHAUNCEY LATTA. IN THE SUPREME COURT OF THE STATE OF NEVADA.

Ebenezer Twaddle and Ebenezer Twaddle as Special Admr., of the Estate of Alexander Twaddle, de

Plaintiffs and Respondents

Theodore Winters, A. C. Winters, L W. Winters and Samuel Longa

Defendants and Appellants From 2d Judicial District Court, Wash oe County.

Messrs. Cheney and Massey, attorneys for Plaintiffs.

Alfred Chartz, attorney for Defend-

DECISION The respondents have moved to dis miss the appeal from the judgment because it was not taken within one year, and to dismiss the appeal from the order of the district court denying appellants motion for a new trial, also to strike from the records the statement on motion for a new trial, upon the ground that the statement was not filed within the time prescribed by law. The appeal from the judg-Of the Western Assurance Company ment is dismissed because not taken until March, 1905, more than one year after its rendition on June 23. 1903. On that day Judge Curler of the Second Judicial District court who had tried the case at Reno and Premiums 2,458,857 49 rendered the decree, made in open Other sources 71.450 25 court and had entered in the minutes Total income 1905 2,530,307 74 an order "that all business and all cases and proceedings that have not been completed or in the process of completion, and all new business that may be brought before the court during the absence of the presiding judge, Risks written 3,404,284 95 be referred to Judge M. A. Murphy Losses incurred 1,141,438 e2 of the first judicial district court of the State of Nevada, and that he be requested to try, determine and dispose of all cases and butiness now before the court in the absence of the judge of this district."

Pursuant to this request Judge Muphy occupied the bench in Reno until ment. July 31, 1903, when a recess was taken until a further order of the court. There was no other session until Judge Curier's return on August 17th. Or July 17th, Judge Murphy, in open court in Reno, made an order allowing plaintiff until August 15th in which to file objection to findings. and prepare additional findings.. On August 3d Judge Murphy at Carsor City, and within his own first judicial district, by an ex parte order made without affidavit of Judge Curler's absence or inability, granted the defendants until September 15, 1903. within which to prepare, file and 612,402 62 serve their notice and statement on motion for a new trial. Later exteasions were made by Judge Curler, but Risks written 424,727,920 00 whether they are effectual depends Premiums thereon..... 1,438,270 1; upon this order, which respondents 660,384 10 claim Judge Murphy was unauthorized to make under Section 197 of the 31,500 00 Practice Act which provides in regard 159 50 to notices and statements on motions 32.130 00 for new trial that "the several periods of time limited may be enlarged by the written agreement of the parties, or upon good cause shown, by the court, or the judge before whom the case is tried," and under district court rule XLIII which directs that "no judge, except the judge having charge of the cause or proceeding shall grant further time to plead, move, or do any act or thing required to be done in any cause or proceeding, unless it be shown by affidavit that such judge is absent from the state, or from some other cause is unable to act."

Rule XLI provides: "When any district judge shall have entered upon the trial or hearing of any cause or proceeding, demurrer or motion, or made any ruling, order or decision therein, no other judge shall do any proceeding, demurrer or motion, unless upon written request of the judge who shall have first entered upon the trial or hearing of said cause, proceed-

Section 2573 of the Compiled laws. passed after section 197 of the Practice Act as quoted, enacts: "The dis-FUND3. trict judges of the State of Nevada shall possess equal coextensive and concurrent jurisdiction and power. They shall each have power to hold court in any county of the State. They shall each exercise and perform the court, and of Judges thereof, and | Liabilities, exclusive of capiof Judges at Chambers. Each judge shall have power to transact business sions that each judge ma" direct and control the business in his own dis- Losses trict, and shall see that it it properly

performed." We think under the minute order and circumstances related, the power inherent in Judge Curler to extend the time of filing the notice and statement became conferred upon Judge Murphy during the former's absence, and that Judge Murphy became the Judge in charge, endowed with the authority to grant the extension without the presentation of the affidavit showing the absence or inability of Judge Curler, as the rule requires before the order can be made by a Judge not

having the business in charge. Judge Curer's absence was presumed to continue until his return was shown and consequently Judge Murphy's authority based upon that absence would likewise continue. It is said that under the first statute mentioned, the language that "the court or judge before whom the case wa tried" may extend the time invalidates the order, because Judge Murphy was not the judge before whom it was tried, and that he was not the court after he returned to Carson City. where he made the order. In a nar row technical sence this may be true, if we do not look beyond the strict letter of the statute. But not so if we consider the intent and purpose of Risks written 433,500 30 Losses paid the enactreet, and construe it in the Premiums received

light of reason as applied to the or-

linary rules of practice, and give the reight to the later section. Appar- Notice of o prevent the granting of extenious and the meddling of judges in cases which they had not tried or which 12th a ere not prope ly under their control, with Senand yet in the case of the absence or Statu or nability of the judge who tried the and i're

der this contention if he had stepped and made it, it would have been void Orders extending the time for filings are business usually, or properly ransacted in chambers and under made as effectually in any part of the electrical power. State by the judge having the case in charge, as if made by him in cham- 1, 1996, and shall be completed on or curing his vacation, but by analogy the construction claimed, if adopted, would, in every case where a district judge dies, res gns or is succeeded, invalidate the orders extending time under section 197 made out of court by his successor in office, although they are of that character ordinarily granted in champers. This would mean a distinction and two rules for filing orders of the same kind, and that the judge who had tried the cause as Judge Curler had done in this instance, could make the order in chambers, while his successor could so make it only in the cases tried by him, and would have to be in court to make these simple orders extending time in actions which had been

previously tried by another judge. Appellants desired and were entided to the time granted for the pupose of enabling them to secure from the court reporter who had left the State, a transcript of the testimony given on the trial, which would enable them to properly prepare the state

Under Section 2573 Judge Curle could have made an order granting them the extension at any place in the State, and as during his absence Judge Murphy was requested by the Court minutes to attend to all business for him, we conclude that he was empowered to make the order at Car son City as he did, and as Judge Curler could have done, and that it was not necessary for him to make the trin to Reno and undergo the formality of opening court to enter ex parte orders simply extending time, such as are

usually made out of court. The motion to dismiss the appeal from the order overruling the motion for a new trial and to strike out the statement is denied.

ANNUAL STATEMENT Of The Munich Re Incurance Co, Of Of The Germania Life Insurance Com-Munich, Bavaria. United States department, 346 Broadway, New York, Deposit with Ins. Department, New York \$ 200,000 0 Deposit with United States 3 056,000 90 Trustees Assets 4.097,095 00 Liabilities, exclusive of capital and net surplus ... Income Reinsurance premiums Other sources 173.956 59 Total income, 1905 3,587,585 74 Expenditures 2.049,052 85 Dividends none 1.113,257 47 Other expenditures ... Total expenditures, 1905 3,186,310 32 Business 1905 Risks written 340.495,386 90 Reinsurance premiums there-

on 4,261,697 58 Losses incurred 2,282,499 85 Nevada Business Reinsurances accepted from Companies authorized to do business in Nevada.

O. BHMANN, Asst. -0-0-

ANNUAL STATEMENT Of The North British & Mercantole Ins. Co., Of London & Edinburgh. For the year ending December 31, 1905 Deposited in United States\$ 200,000 00 the powers, duties and functions of Assets 6.677,905 77 tal and net surplus . 3,738 374 51 Income 3,860,228 05 Premiums 212,315 15 Total income, 1905 4,072,543 50 Expenditures 1,589,488 41 none Dividends Other expenditures ... 1.339.115 72 Total expense Business 1905 Risks written 562,246,792 00 Premiums theron 5,249,402 05 Losses incurred 1.861,090 36 Nevada Business 3 930 79 Premiums received 1.834 52 Losses paid 2,184 52 Losses incurred

TOM G. GRANT, Gen'l Ag* -0-0-

ANNUAL STATEMENT Of the State Insurance Company of Of the State Life Insurance Company of Indianapolis, Indiana. Capital (paid up) Assets\$4,126,682 20 Liabilities, exclusive of capital and net surplus .. 3,521,365 61 Income Premiums 2.521,357 10 ther sources 208,553 96 Total income, 1905 2,729 911 96 Expendituren Losses 636,594 25 none

Other expenditures 1.125,693 07

Nevada Business

WILBUR S. WYM, Secretary.

Dividends

passation for Permission ntly the object of this legislation was to Applicance the Public Waters of Or the Sta of Nevada.

i go on that on the theapter XLVI, of the The Con-. o. ne Posito V Bighels (21) do to a . Whiles if Carson. But beaugate and it is this feet per $|_{r=w_{\rm ini}}$ sold is to be correved to points ef S W L if section 11, The construction of said works shall begin before June bers or in open court. Judge Murphy before June 1, 1987. The water shall was merely acting for Judge Curler be acquaity applied to a beneficial use on or before June 1, 1903.

Signed: HELLY THURTELL. State Engineer

TOURIST EXCURSION PARTIES TO THE EAST.

Over the Scenic Line of the World. if you are going east and want in save money, yett ravel with pleasure and consfert it will pay you to invest our personally conducted tourist excursions. The parties are in charge of a Manager who accompanies the cars through t eSt Louis, Chicago and the Atlantic Coast and gives his personal attention to the welfare of each passenger in his charge. The schadules are arranged so you pass through the world-tamed scenery on the Denver and Rio Grande Enilroad by daylight. Opentop Obeservation cars (something entirely new) are

where you are going and we will be glad to give you full information about your trip, the lowest rates of fare and send you free of charge some handsome illustrated books of travel W. J. SHOTWELL.

free to all passengers. Let us know

General Agent 625 Market Street, San Francisco, Car

ANNUAL STATEMENT

Of Business of the Nevada Co. for 1905 Receipts\$132,652 60 Disbursements 147 864 57 X. M. Hiskey, Cashier -- 30---

ANNUAL STATEMENT

pany of New York. Capital (paid up) \$ 200,000 60 New York. Liabilities, exclusive of capital and net surplus ... 30,823,487 co Liabilities, exclusive of capi-Income Premiums Other sources 1,579,206 48 Premiums total income, 1905 .. 6,275,661 80 Other sources Expenditures Losses & Matured Endowments 2,539,889 99 Losses Dividends Other expenditures ... Total expenditures, 1905 4,556.766 1/ Total expenditures, 1905 5,135.415 14 Business 1905 Risks written 14,462,833 no Risks written 1,116,102,632 71 Premiums for first year Death losses paid 1,387,452 iis Losses incurred Nevada Business Risks written 15,300 00 Premiums received

Losses paid 1.000 00 1,000 00 Losses incurred G. HOYT, eScretary. -

ANNUAL STATEMENT

Of The National Life Ins. Co., Of The U. S. of A. Home office. 159 La Saile street, Chicago, Ill. Capital (paid up)\$ 1,000,000 00 Liabilities, exclusive of capital and net surplus ... 4,988,396 60 Income Premiums 1,730,567 45 275.007 15 Other sources Total income, 1905 2,005,574 53 Expenditures Dividends Other expenditures Business 1905 Risks written 15,211.749 95 Premiums thereon 395,218 00 3,228,604 12 | Losses incurred 347,532 18 Nevada Business 12,000 00 Policies 5 amount ... ROBETR D. LAY, Secretary

ANNUAL STATEMENT

York, New York.

Of The Home Life Ins. Co., Of New

W. OLDS, Manager, Reno, Nev

Capital (paid up'\$ 125,000 90 Assets 17,886,594 8 Liabilities, exclusive of capital and net surplus ... 16,682,194 41 Income Premiums 3..... 3,211,142 68 Other sources 829,260 75 Total income, 1905 4,040,403 13 Expenditures Losses and claims 1,176,506 07 270.227 50 Dividends 1.222,656 72 Other expenditures Total expenditures, 1905 2,669,440 25 **Business 1905** Risks written 12,698,429 00 Premiums thereon 681,869 of terested in art work. 759,291 95 Losses incurred Nevada Business Total expenditures, 1905 . 1.762,287 32 Risks written 5,000 90 8.452 51 Premiums received ... 2,500 00 17,742 19 Losses incurred none

ORDINA E NO. 112.

insing of ices in

Section 2573 can and ought to be and pipe . . there and to generate ing game played with cards, dice or Round trip rate from San Francisco ther device, whether the same be \$80.00. iny other valuable thing or repre- ico, \$12.00. entative of value, shall pay for and For further information address aobtain a city license to carry on such fermation Bureau, 613 Market street, game, and shall pay or each license San Francisco Cal. twenty-five dollars (\$25,00) per monch provided that when more than one of said games are carried on in the I beg to advise my patrons that the same room or apartment, whether price of disc records (either Victor by the same or different owners, each or Columbia), to take effect immsgame so carried on shall be separated diately, will be as follows until furly licensed; and provided further, ther notice: that the license imposed by this Or. Ten inch disks formerly 70 cents dinance is for the revenue only, and will be sold for 60 cents.

> suppression or regulation. Section 2. The provisions of this fer. Ordinance shall apply to all time on and after October 1, 1905.

Section 3. Ordinance Number 53 Ordinances in so far as they conflict nance are herby repealed.

tees of Carson City, Nevada.

H. B. Van Etten, Clerk. -------Ho. For the West...

Tell your friends that the colonis! rates are going into effect March 1s: 1905 and expire May 15, 1905. The rate from Chicago, Ill, \$31.00, St. Louis Mo., New Orleans, La. \$30 00, Council Bluffs Ia., Sioux City. Ia., Omaha, Neb., Kansas City, Mo., Mineola, Texas and Houston Texas, \$25.00. Rates apply to Main Line points in Califor nia and Nevada.

ANNUAL STATEMENT

500 000 00 Assets 7,500,842 55 tal and net surplus 4.665.898 35 Income 5.345,987 14 372.726 45 Total income, 1905 5,718,713 60 Expenditures 2,086,267 25 \$14,162 56 Dividends 95,000 00 1,811,713 6. Other expenditures ... 2 954 147 85 Business 1905 641,053 78 Premiums thereon ... 5.657 432 61 3,934,107 33 Nevada Business Risks written 6.484 68 Premiums received ... 42 58 ROBERT J. HILLAS, Secretary

-- W. +--ANNUAL STATEMENT

Of The Continental Casualty Company Of Hammond Indiana. General office, Chicago, Iills. Capital (paid up)\$ 300,000 09 Assets 1,708,611 28 Liabilities, exclusive of capital and net surplus .. 1,157,641 70 Special building5850 00 6,092,500 46 Premiums 2,129,749 C3 Other sources 30,476 73 Total income, 1905 3 160,226 36 Expenditures Losses 593,904 8 Dividends 16 500 00 Other expenditures ... 1,113,131 64 Total expenditures, 1905 2,123,536 45 Business 1905 1,467 70 Risks written 1,617,651 81 Premiums 2,633,875 23 Total expenditures, 1905 1,370,605 27 Losses incurred 1,009,644 S1 Nevada Business Risks written Premiums received 20,025 56

> ----Learn Art Embroidery

A. A. SMITH, secretary.

8.544 53

8.634 55

Losses paid

Losses incurred

Miss Gray Davis, whose skill in Co. School Dist. 2, fund.....139 64 embroidery is well known, will give Co. School Dist. 3, fund..... 190 261/2 instruction in montmellick, shadow Co. School Dist. 3, fund 425 55 and eyelet embroidery. She has all State School Dist. 1, fund. .. 1608 06 the materials and designs for stam,ing shirt waists, corset covers, hantkerchiefs and other articles.

Those who wish to be first in wearing the new lingerie hats, whi:1 Agl. Assn. Fund A..........680 82% will be so popular this summer, should apply at once to Miss Davis.

Miss Davis will start art pieces for Co. School Dist. fund - special pupils and instruct them how to diish them. She will be pleased to dis. Co. School Dist. fund 1, library play her outfit to ony one who is in-

Stamping of all kinds done to order

The Sierra Nevada mining company received \$2,722.67 from leasers operating on Cedar Hill during the month B. W. GLAD WIN, Secretary of February.

SPECIAL EXCURSION FROM SAN FRANCISCO TO CITY OF MEXICO AND RETURN. DECEMBER 16th.

A select party is being organized by Carson the southern Pacific to leave San Flancisco for Mexico City, December tetien, to grant relief, or allow ex- County or Grantsby and State of Ne firm, co. 100. - 100. or assor we also sleepers and dining car, at Engineer of Nevada for permission to clatten within a little of Carson the way on going trip. Time limit The argument advanced concerss appropriate the public waters of the City, who shad carry on at agent, will be sixty days, enabling excursionthat if Judge Murphy had gone to State of Arana. Such application to manager, where it proprietor, any lists to make side trips from City of Reno and entered the order in ope t be made from Ash Canyon creek at game of fare, roulette, rendo, kens, Mexico to points of interest. On repoints in N E 1, of S W 1, of section or any other game not promitted by turn trip, stopovers will be allowed at through the door into the chambers 10 T 15 M 11 to E by a reas of a dam the statutes of the State of Nevada, points on the main lines of Mexican worth on or operate any Central, Sama Fe or Southern Pacinickle in t. e. i. t-nachine. or was lic. An excursion manager will be in T 15 N h 19 E., by twans of a flume shall carry on or conduct any bank- charge and make all arrangements.

played with money, checks, credit or Pullman berth rate to City of Mex-

----Liberal Offer.

not for the purpose of prohibition. Seven inch records formerly 50c, now 25c. Take advantage of this of-C. W. FRIEND. .

Notice to Hurletrs.

Notice is hereny given that any and all other ordinances or parts of person found hunting without a permit the premises owned by Theodore with the provisions of this Ordi- winters, will be prosecuted. A il oited number of permits vill be sold President of the Board of City Trus. at \$5 for the season or 50 cents for one day.

OFFICE COUNTY AUDITOR

to the Honorable, the Board of Comty Commissioners, Gentlemen: In compliance with the law. herewith submit my quarterly report showing receipts and disbursements of Orreste County, during the quarter enoug Dec. 30, 1905.

Quarterly Report. Ormsby County, Nevada.

Receipts. Filed Feb. 1, 1906. Balanc in County Treasury at end of last quarter ... \$40023 3640 Gaming licenses1057 50 Fee of Co. officers......531 46 Rent of county bldg 250 0 1st. Instalment taxes.....14924 2130 Special school tax......1710 90% Slot machine license......282 00 Semi-Annual Set. State Treas 531 78 Delinquent taxes......23 80% Keep of W. Bowen 45 00 61,077 36% Total Disbursements. Agl Assn. Bond Fund, Series A, \$100.00250 00 Agl. Assn. Bond Fund, Series

B \$100,00400 00 Co. School Fund. Dist. 1.... 388 95 Co. School fund, Dist. 2..... 151 20 Co. School fund Dist. 3. 30 70 Co School Fund Dist. 4.....24 00 State School fund, Dist. 1..2605 00 State school fund, Dist 2...160 99 State School fund, dist.3 ... 120 00 State School fund, Dist 4 ... 165 00

School library, No. 2.......86 Of 21,968 59% Re pitulation. Cash in Treasury October 1905 Receipts from Oct. 1st to Dec

30, 190521054 00% Disbursements from Oct. 1st to Dec 30, 190521968 5916 Balonce cash in County Treas. January 1, 1906......39108 775

H. DIETERICH, County Auditor, Recapitulation

Co. School fund3248 71 Co. Schood Dist. 1, fund. 7638 2214 State School Dist. 2, fund.....77 51 State School Dist. 3, fund...371 39 State School Dist. 3, fund...371 39 State School Dist 4, fund.....19 27 Agl. Assn Fund Special... 1918 94

Co School Dist. fund 3, library 6 5 a

Co. School Dist fund 4, library £ 10

31108 77% M. B. VAN ETTEN County Pressurer